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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/626,518	07/25/2003	Youichi Koseki	Q76696 1118		
23373 SUGHRUE M	7590 06/26/2007 ION PLLC	EXAMINER			
2100 PENNSYLVANIA AVENUE, N.W.			RIZK, SAMIR WADIE		
SUITE 800 WASHINGTO	N, DC 20037		ART UNIT	PAPER NUMBER	
			2112		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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,		Applicatio	n No.	Applicant(s)		
Office Action Summary		10/626,51	8	KOSEKI, YOUICHI		
		Examiner		Art Unit		
		Sam Rizk		2112		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHICHEVER IS L - Extensions of time may after SIX (6) MONTHS - If NO period for reply is - Failure to reply within the Any reply received by the	ONGER, FROM THE MAIL be available under the provisions of 3 from the mailing date of this communication.	LING DATE OF TH 37 CFR 1.136(a). In no eve cation. ory period will apply and wil , by statute, cause the appli	IS COMMUNICATIO nt, however, may a reply be till expire SIX (6) MONTHS from cation to become ABANDONE	mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).		
Status						
1) Responsive	Responsive to communication(s) filed on 25 July 2003.					
<i>'</i> —	This action is FINAL . 2b)⊠ This action is non-final.					
<i>,</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claim	5			•		
 4) Claim(s) 1-26 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 10-18 and 24-26 is/are allowed. 6) Claim(s) 1-7,9,19,20 and 22 is/are rejected. 7) Claim(s) 8,21 and 23 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Papers						
9) The specifica	ation is objected to by the E	Examiner.				
10) \boxtimes The drawing(s) filed on <u>25 July 2003</u> is/are: a) \square accepted or b) \boxtimes objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S	.C. § 119					
12) Acknowledge a) All b) 1. Certifi 2. Certifi 3. Copie	ment is made of a claim for Some * c) None of: ed copies of the priority do ed copies of the priority do s of the certified copies of ation from the International hed detailed Office action f	ocuments have been ocuments have been the priority docume of Bureau (PCT Rule	n received. n received in Applicat nts have been receiv e 17.2(a)).	tion No red in this National Stage		
Attachment(a)						
3) X Information Disclosu	Cited (PTO-892) on's Patent Drawing Review (PTO re Statement(s) (PTO/SB/08) e <u>11/31/2003,10/25/2005,5/7/200</u>		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	Date		

Art Unit: 2112

DETAILED ACTIONS

Claims 1-26 have been submitted for examination

- Claims 1-7, 9,19,20 and 22 have been rejected
- Claims 8 and 21 and 23 are objected to
- Claims 10-18 and 24-26 are allowed

Drawings

1. The drawings are objected to because:

The word "Flug" is misspelled in FIG. 4, reference character (16). It should read "Flag".

Same objection with regard to FIG. 10, reference character (16)

Same objection with regard to FIG. 12, reference character (16)

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must

Art Unit: 2112

be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

2. Claim 8 is objected to because of the following informalities:

Claim 8, lines 2-3 the word "<u>c</u>ub-code" is misspelled. Should read "sub-code". Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 3. Claim 1 recites the limitation "the read sub-code synchronization" in line 9. There is insufficient antecedent basis for this limitation in the claim.
- 4. Claim 3 recites the limitation "a sub-code synchronization" in line 5 and in line 10.

 This renders the claim indefinite because it is unclear whether the "a sub-code synchronization" in line 10 is the same one as in line 5 or a second one. See

 MPEP § 2173.05(d).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1-7, 9, 19, 20 and 22 are rejected under 35 U.S.C. 102(b) as being anticipated by Packer US patent no. 6058453 (Hereinafter Packer).

Application/Control Number: 10/626,518

Art Unit: 2112

6. In regard to claim 1, Packer teaches:

An optical disk playback apparatus for playing back main data and an associated sub-code read from an optical recording medium, said apparatus comprising:

- an interleave RAM for storing the main data; and (Note: FIG. 5A, reference characters (504a) & (504b) in Packer)
- interleave RAM control means for writing a sub-code synchronization signal generated by performing a predefined synchronization protection on synchronization information included in the sub-code into an empty area of said interleave RAM to manage addresses with a FIFO area in a manner similar to the main data, causing the read sub-code synchronization signal to function in synchronization with the main data.

(Note: FIG. 5A, reference characters (504a), (504b), (510), (400), (516), and (519) and col. 7, lines (12-20) and lines (51-67) through col. 8, lines (1-9) in Packer)

The applicant admitted background art in figure 1 and the standard defined the sub-code comprising the sub-code synchronization bit as claimed in claim 1. Also note col. 2, lines 38-39 in Packer.

- 7. In regard to claim 2, Suenaga teaches:
 - The apparatus according to claim 1, further comprising: a buffer memory for external output, wherein the sub-code synchronization signal controls start of a write into said buffer memory when the main

Art Unit: 2112

data read from said interleave RAM is stored in said buffer memory as decoded data.

(Note: FIG. 3 and col. 7, lines (52-65) in Packer)

8. In regard to claim 3, Packer teaches:

- The apparatus according to claim 1, wherein said empty area for storing the sub-code synchronization signal is a memory area adjacent to a position at which a data symbol allocated an interleave delay is placed out of a group of data symbols in each frame into which the main data is written.

(Note: FIG. 4 and col. Col.6, lines (23-25) in Packer)

9. In regard to claim 4, Packer teaches:

 The apparatus according to claim 3, wherein said empty area for storing the sub-code synchronization signal has a memory size with margin addresses equivalent to a data symbol which is allocated the minimum or maximum interleave delay.

(Note: FIG. 6A in Packer)

10. In regard to claim 5, Packer teaches:

The apparatus according to claim 1, wherein said interleave RAM
 control means includes synchronization signal writing means for writing
 the sub-code synchronization signal into said interleave RAM once per
 frame.

(Note: FIG. 5A reference character (510) in Packer0

Art Unit: 2112

11. In regard to claim 6, Packer teaches:

- The apparatus according to claim 1, wherein said interleave RAM includes an area in said empty area for storing the sub-code synchronization signal, said area including a margin address area for controlling a delay due to a FIFO operation.

(Note: FIG. 5C and col. 9, lines (1-13) in Packer)

12. In regard to claim 7, Packer teaches:

The apparatus according to claim 1, wherein said sub-code synchronization signal stored in said empty area of said interleave RAM comprises one bit.

The applicant admitted background art in figure 1 and the standard defined the sub-code comprising the sub-code synchronization bit.

Also note col. 2, lines (38-39) in Packer.

13. In regard to claim 9, Packer teaches:

 The apparatus according to claim 1, wherein minimum configuration for storing said sub-code synchronization signal Includes three storage areas including a storage area for margin addresses, a storage area for storing a data write address, and a storage area for storing a data read address.

(Note: FIG. 4 in Packer)

14. Claims 19, 20 and 22 are rejected for the same reasons as per claim 1.

Art Unit: 2112

Allowable Subject Matter

15. Claims 8, and 21 and 23 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

16. The prior Art of record and, in particular Packer teaches substantially all the limitations in claim 1.

However, the prior art do not teach, suggest, or otherwise render obvious the claimed limitation in claim 8:

- The apparatus according to claim 1, further comprising means for storing, in said empty area of said interleave RAM, symbol data in which a sub-code symbol bit P is replaced with bit data which is the sub-code synchronization signal, and separating a sub-code synchronization signal, and separating a sub-code synchronization signal, a Q-bit, an R-bit, an S-bit, a T-bit, a U-bit, a V-bit and a W-bit from the symbol data retrieved through de-interleaving.
- 17. Claim 21 has similar language as per claim 8.
- 18. Claim 23 has similar language as per 16.
- 19. Claim 10 is allowed.

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

20. The prior Art of record and, in particular Packer teaches:

Art Unit: 2112

An optical disk playback apparatus for playing back main data and an associated sub-code read from an optical recording medium, said apparatus comprising:

- an interleave RAM for storing the main data; and
- interleave RAM control means for writing a sub-code synchronization signal generated by performing a predefined synchronization protection on synchronization information included in the sub-code into an empty area of said interleave RAM to manage addresses with a FIFO area in a manner similar to the main data, causing the sub-code synchronization signal read from said interleave RAM to function as a sub-code synchronization signal synchronized with the main data.

However, the prior art do not teach, suggest, or otherwise render obvious the claimed limitation in claim 10:

- said interleave RAM control means including means for writing, when said FIFO area included in said interleave RAM is centered in response to an underflow of said FIFO area, "0" data into addresses of a sub-code synchronization signal storage area jumped by said centering.
- 21. Claim 11 depend from claim 10.
- 22. Claim 12 is allowed.

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

23. The prior Art of record and, in particular Packer teaches:

Art Unit: 2112

An optical disk playback apparatus for playing back main data and an associated sub-code read from an optical recording medium, said apparatus comprising:

- an Interleave RAM for storing the main data;
- interleave RAM control means for writing a sub-code synchronization signal generated by performing a predefined synchronization protection on synchronization information included in the sub-cod into an empty area of said interleave RAM to manage the address with a FIFO area in a manner similar to the main data, causing the sub-code synchronization signal read from said interleave RAM to function as a sub-code synchronization signal synchronized with the main data.

However, the prior art do not teach, suggest, or otherwise render obvious the claimed limitation in claim 12:

- synchronization signal masking means for masking the sub-code
 synchronization signal read from said Interleave RAM for a certain
 period from an underflow of said FIFO area to a read of addresses of a
 sub-code synchronization signal storage area jumped by centering of
 said. FIFO area.
- 24. Claim 13 depend from claim 12.
- 25. Claim 14 is allowed.

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

Art Unit: 2112

26. The prior art do not teach, suggest, or otherwise render obvious the claimed limitation in claim 14:

- double synchronization protecting means for storing the main data in said interleave RAM, and also writing a 1-bit sub-code synchronization signal generated by performing a predefined first synchronization protection on synchronization information included in the sub-code into an empty area of said interleave RAM, and performing a second synchronization protection different from the first synchronization protection on the sub-code synchronization signal read from said Interleave RAM together with the main data.
- 27. Claim 15 depend from claim 14.
- 28. Claim 16 is allowed.

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

- 29. The prior art do not teach, suggest, or otherwise render obvious the claimed limitation in claim 16:
 - An optical disk playback apparatus for playing back main data and an associated sub-code read from an optical recording medium, said apparatus comprising:
 - <u>a flag RAM</u> for storing a flag signal associated with the main data; and
 - flag RAM control means for <u>writing a sub-code synchronization</u> signal generated by performing a predefined synchronization protection on

Art Unit: 2112

synchronization information included in the sub-code into an empty area of said flag RAM to manage addresses with a FIFO area in a manner similar to the main data, causing the sub-code synchronization signal read from said flag RAM to function in synchronization with the main data.

- 30. Claim 17 depend from claim 16.
- 31. Claim 18 has similar language as per claim 16.
- 32. Claim 24 ahs similar language as per claim 10.
- 33. Claim 25 has similar language as per claim 14.
- 34. Claim 26 depend from claim 25.

Conclusion

- 35. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Suenaga et al. US patent no. 6519216 teaches CD sub-code transfer system for transferring correct Q sub-codes.
 - Kyle US patent no. 5931921 teaches system for CD-ROM audio playback utilizing blocking of data writing, resuming writing responsive to detecting data in response to difference between desired address and present address.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sam Rizk whose telephone number is (571) 272-8191. The examiner can normally be reached on M-F 8-5.

Art Unit: 2112

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jacques Louis-Jacques can be reached on (571) 272-6962. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronics Business Center (EBC) at 866-217-9197 (toll-free)

Sam Rizk,

Examiner

ART UNIT 2112

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GUY LAMARRE PRIMARY EXAMINER